

FLOOR AMENDMENT NO.

BY:

Amend Floor Amendment No. by Darby to S.B. No 3 by 1 2 adding the following ARTICLE to the bill and renumbering the 3 other ARTICLES of the bill accordingly: 4 ARTICLE III SECTION 1. If the redistricting plan described by Article 5 II of this Act becomes unenforceable by order of a court as 6 7 violative of state or federal law or if the plan may not be implemented because the plan has not been precleared as required 8 by Section 5 of the federal Voting Rights Act of 1965, then the 9 10 legislature adopts the following principles and standards as the policy of this state to quide a court or other entity in 11 12 devising any interim or permanent plan for the districts used to elect members of the Texas House of Representatives: 13 14 (1) the requirements of Section 26, Article III, Texas Constitution, regarding the maintaining of whole counties in the 15 apportionment of house districts shall yield to the requirements 16 of federal law, including the Voting Rights Act of 1965 or the 17 federal constitution; 18 (2) the house districts in total shall reflect the 19 ethnic diversity of this state; 20 (3) population deviations among house districts shall 21 be reduced to the extent practicable, including among multiple 22 house districts located entirely within a single county; 23 (4) communities of interest shall be kept whole 24 whenever possible; 25 (5) splitting of county voting precincts and of voting 26 blocs along racial lines shall be avoided whenever possible; and 27 (6) ethic minority communities shall not be fragmented 28

choice when retained in a single house district.

in any circumstances when they can elect candidates of their

29

30